

1 PAULA CHAMPAGNE, Bar No. 76545  
2 LITTLER MENDELSON  
3 A Professional Corporation  
4 650 California Street, 20th Floor  
5 San Francisco, CA 94108-2693  
6 Telephone: 415.433.1940  
7 Facsimile: 415.743.6665

8 Attorneys for Defendant  
9 AMERICAN AIRLINES INC.

10 F. ANTHONY EDWARDS, Bar No. 181606  
11 LAW OFFICES OF F. ANTHONY EDWARDS  
12 1850 Mt. Diablo Blvd., Suite 650  
13 Walnut Creek, CA 94596  
14 Telephone: 925.947.1600

15 Attorneys for Plaintiff  
16 DEBORAH ANDERSON

17 UNITED STATES DISTRICT COURT  
18 NORTHERN DISTRICT OF CALIFORNIA

19 DEBORAH ANDERSON, Plaintiff,

20 v.

21 AMERICAN AIRLINES, and DOES 1  
22 through 50, inclusive,

23 Defendants.

24 Case No. C-04-4649 CW  
25 ORDER GRANTNG  
26 **STIPULATION FOR CONTINUATION OF**  
27 **MEDIATION**

28 Trial Date: June 18, 2009

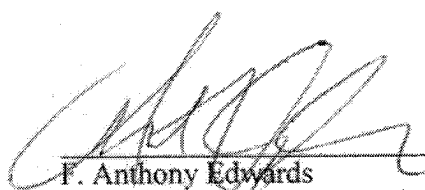
29 On April 21, 2008, the parties attended a mediation before Court-appointed mediator  
30 Jean Gaskill. After several hours of mediation, the parties determined it would be helpful for each  
31 party to take one deposition before proceeding further, as neither party had yet taken any  
32 depositions.

33 The parties agreed that American would take Plaintiff's deposition on May 20, 2008  
34 and that Plaintiff would take Roy Gammon's deposition on May 21, 2008. Both depositions are to  
35 take place at Littler Mendelson, 650 California Street, San Francisco, California, beginning at  
36 9:30 a.m.

1           Thereafter, Plaintiff's counsel and Defendant's counsel will have a telephone  
2 conference call with Mr. Gaskill at 11:00 a.m. on May 22, 2008 to discuss their positions and as to  
3 the continuation of the mediation, which is tentatively set for June 3, 2008 at 9:30 a.m. Attached is  
4 an email sent to counsel by Mr. Gaskill concerning his and the parties' understanding.

5           THEREFORE, IT IS HEREBY STIPULATED by and between the parties and their  
6 respective attorneys of record that the Court extend the deadline by which the mediation should be  
7 concluded to June 3, 2008.

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9           Dated: April 23, 2008

  
F. Anthony Edwards  
LAW OFFICES OF F. ANTHONY EDWARDS  
Attorneys for Plaintiff  
DEBORAH ANDERSON

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13           Dated: April 23, 2008

  
PAULA CHAMPAGNE  
LITTLER MENDELSON  
A Professional Corporation  
Attorneys for Defendant  
AMERICAN AIRLINES, INC.

14           APPROVED AND SO ORDERED:

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16           Dated: 4/25, 2008

  
CLAUDIA WILKEN  
United States District Court Judge

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23           Firmwide:85002906.1 009001.1281

**Champagne, Paula**

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**From:** Jean Gaskill [gaskillj@alamedanet.net]  
**Sent:** Monday, April 21, 2008 4:51 PM  
**To:** Champagne, Paula; esquireace@hotmail.com  
**Cc:** claudia\_forehand@cand.uscourts.gov  
**Subject:** Anderson v. American Airlines

Counsel: This e-mail reflects the understanding we reached at the April 21 mediation session. We made significant progress toward reaching an accord. It was determined, however, that it would be helpful for the parties to take the key depositions before proceeding further and that we would resume the mediation after that.

Accordingly, we agreed that Plaintiff, Ms. Anderson would be deposed on May 20 and Mr. Gammon (American's manager who made the decision to terminate Ms. Anderson's employment) be deposed on May 21. Both depositions will take place at the offices of Littler Mendelson, 650 California Street, San Francisco commencing at 9:30 a.m.

I will place a telephone conference call to counsel at 11:00 a.m. on May 22 to discuss resumption of the mediation. We tentatively set June 3 as the date for resumption of the mediation.

In the meantime, Ms. Champagne has agreed to prepare a stipulation and proposed order to be lodged with Judge Wilken requesting an extension of the mediation deadline to June 20, in case we are not able to resume on June 3 as tentatively agreed.

I hope the court will grant the extension because I believe that further mediation can be productive.